



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
08/818.2	245 03/14/9	7 OGINO	Н	B208-629-CON
330 MADI	DALEY LECKER DALEY SON AVENUE (NY 10017	26M2/0930 ADN DRISCOLL		
	n from the examiner in ch PATENTS AND TRADEM		DATE MAILED:	- 09/30/97
Failure to respond within	eriod for response to this n the period for response	will cause the application to become aband), days fi	This action is made final rom the date of this letter.
Notice of Re Notice of Art	ing ATTACHMENT(S) A deferences Cited by Examir totted by Applicant, PTO- on How to Effect Drawing	-1449. 4. 🔲 No		atent Drawing Review, PTO-948 It Application, PTO-152.
Part II SUMMARY O	F ACTION			
1. Claims 3	-4,7,3 8	~4 4		are pending in the application
Of the ab	ove, claims		ar	e withdrawn from consideration.
2. Claims	- <u>-</u>			_ have been cancelled.
3. Claims	3-4, 7			are allowed.
4. Claims	38-44	•		are rejected.
5. Claims		· · · · · · · · · · · · · · · · · · ·		are objected to.
6.	<u> </u>	17.	are subject to restrict	ion or election requirement.
7. This application	n has been filed with inform	mal drawings under 37 C.F.R. 1.85 which a	re acceptable for exar	nination purposes.
	gs are required in respons			
	or substitute drawings hav able; Inot acceptable (se	re been received on se explanation or Notice of Draftsman's Pat		C.F.R. 1.84 these drawings PTO-948).
	additional or substitute sh disapproved by the exami	eet(s) of drawings, filed on ner (see explanation).	has (have) been	☐ approved by the
1. The proposed of	drawing correction, filed	, has been 🔲 appr	roved; disapprove	d (see explanation).
		or priority under 35 U.S.C. 119. The certific		received not been received
		condition for allowance except for formal ma arte Quayle, 1935 C.D. 11; 453 O.G. 213.	atters, prosecution as t	o the merits is closed in
4. Other				

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1. Applicant's arguments filed 9/4/97 have been fully considered but they are not deemed to be persuasive.

In the remarks, applicant has argued in substance that:

Regarding claim 38, in Sasaki's camera, it is necessary to store not only image data but also reference information in the memory medium, and does not show that only the image information is stored in the memory, and that reference information for a predetermined processing is formed on the basis of the image signal produced from the recording medium on pages 3-5 of the amendment.

In the reply examiner states the following:

The examiner does not agree with the remarks, Sasaki et al. does show reproducing means in fig. 11, col. 9, line 36 to col. 10, line 40, CPU 102 controls signal processing information based on information which was readout, which is considered reference information. Storing only the image information in the memory, as argued, is not supported in the claim language, see 37 CFR 1.111.

Further, examiner suggest In reproduction, reference video signal is taken, and it is reproduced to obtain WB control data, which is used to determine the gain, and when the other video signals are reproduced, WB control is performed by using this WB

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data, from specification, page 28, lines 3-9, which is further described on pages 28-30, should be included in claim 38.

2. Rejection of claims 38-44 under 35 U.S.C. § 112, second paragraph, is hereby withdrawn in view of the amendment to claim

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

4. Claims 38-44 are rejected under 35 U.S.C. § 102(b) as being anticipated by Sasaki et al. U.S.Patent 5,034,804.

As to claim 38, Sasaki shows (fig. 1, 2, 6A, 6B, 9B, 9E and 11; col. 6, line 11 to col. 9, line 35; col. 9, line 35 to col. 10, line 40) an image processing system, comprising;

Memory means, a memory card 15 capable of storing the image signal with the condition information. The second memory being detachably attached to the apparatus (see figs. 6A, 6B; col. 7,

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line 60 to col. 8, line 68; specifically col. 8, lines 47-50; col. 4, lines 8-11);

Reproducing means for reproducing the image signal stored by the memory means (see col. 9, lines 35-38).

Producing means for producing reference information representing a reference for a predetermined processing on the image signal on the basis of the image signal reproduced by the reproducing means (see fig. 11; col. 9, line 35 to col. 10, line 40; specifically col. 9, lines 52-55, col. 10, lines 11-13). CPU 102 controls signal processing information based on information which was readout, which is considered reference information.

As to claim 39, Sasaki further shows, signal processing means CPU 102 for performing a predetermined processing on the image signal reproduced by the reproducing means on the basis of the reference information (see col. 9, lines 52-55, col. 10, lines 11-13).

As to claim 40, Sasaki further shows, holding means, frame memory 95, for holding the reference information, signal processing means performing a processing on image signals other than the image signal used to produce the reference information, on the basis of the reference information held by the holding means buffer memory 95 (see col. 9, lines 52-55, col. 10, lines 11-13).

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As to claim 41, Sasaki further shows designating means (CPU 102) for designating a reference signal from among image signals stored in the memory (see col. 9, lines 40-46, file number is reference signal).

As to claim 42, Sasaki further shows, reference signal (file number), designated by the designating means (keyboard 104, col. 9, lines 40-46).

As to claim 43, Sasaki further shows, holding means, frame memory 95, for holding the reference information, signal processing means performing a processing on image signals other than the reference signal on the basis of the reference information held by the holding means buffer memory 95 (see col. 9, lines 52-55, col. 10, lines 11-13).

As to claim 44, Sasaki further shows, displaying means for displaying an image associated with an image signal outputted from the signal processing means (see col. 10, lines 21-40; fig. 11, item 107).

- 5. Claims 7, 3 and 4 are allowable over the prior art of record.
- 6. The following is an Examiner's statement of reasons for the indication of allowable subject matter:

Control information is copied from second memory means to the first memory means when the second memory means is removed

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from the apparatus. When third memory means is attached to the apparatus, control information copied from second memory means to first memory means is copied from first memory means to third memory means, in combination with other limitations of claim is not shown or suggested by the prior art.

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for response to this final action is set to expire THREE MONTHS from the date of this action. In the event a first response is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event will the statutory period for response expire later than SIX MONTHS from the date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bipin Shalwala whose telephone number is (703) 305-4938.

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Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

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LEO BOUDREAU SUPERVISIONY PATENT EXAMINER

GROUP 2600